

a copy of such summons at the door of the court house of such county, and publishing a copy thereof for the time and in the manner aforesaid in the newspaper published nearest the county seat of the county in which such corporation has its only or principal place of business, or in some newspaper published in the city of Raleigh, and such publication shall be deemed and held sufficient service on all the corporations, creditors of, or dealers with such corporation, and all such corporations, creditors or dealers or other parties interested, may intervene in said proceedings and become parties thereto for themselves, or for others in like interest under such rules as the court for the purpose of justice shall prescribe.

Public notification held sufficient service.

SEC. 39. *Consequences of dissolution :*

Receiver appointed for settlement.

Upon a judgment for the dissolution of any corporation, the court may appoint a receiver of its effects and make the proper order for the settlement of its affairs; after such judgment it shall continue to exist, and its corporation name may be used under the order of the court for the following purposes only :

Uses of corporate name.

- First.* The collection of all debts owing to it ;
- Secondly.* The sale of all its property and effects ;
- Thirdly.* The payment of all persons having just claims against it ;
- Fourthly.* The distribution of its surplus effects among the corporators ;
- Fifthly.* The payment of all cost connected with the settlement.

SEC. 40. *Advertisement of dissolution :*

Dissolution to be publicly announced.

Every judgment for the dissolution of a corporation shall be published as the summons is required to be in section thirty-eight (38) of this act.

SEC. 41. *How the capital stock may be increased :*

Increase of capital stock.

A corporation can increase its capital stock or add to the number of its shares only by a vote of a majority both in number and in value of the stockholders at a general meet-